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Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of Promotion of Competitive Networks in Local)
Telecommunications Markets)

WT Docket No. 99-217

Wireless Communications Association International, Inc. Petition)
for Rulemaking to Amend Section 1.4000 of the Commission's)
Rules to Preempt Restrictions on Subscriber Premises)
Reception or Transmission Antennas Designed To Provide Fixed)
Wireless Services)

RECEIVED

OCT 29 1999

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Cellular Telecommunications Industry Association Petition for)
Rule Making and Amendment of the Commission's Rules to)
Preempt State and Local Imposition of Discriminatory And/Or)
Excessive Taxes and Assessments)

Implementation of the Local Competition Provisions in the)
Telecommunications Act of 1996)

CC Docket No. 96-98

**MOTION OF CONCERNED COMMUNITIES AND ORGANIZATIONS FOR LEAVE TO FILE
FURTHER REPLY COMMENTS**

The Wireless Communications Association has filed a Motion in this proceeding for Leave to File Further Reply Comments. As set forth in Concerned Communities and Organizations (CCO) response thereto, CCO has no objection to WCA's Motion if this Motion of CCO to file it's Further Reply Comments is granted as well. Granting both Motions is in the public interest, as follows:

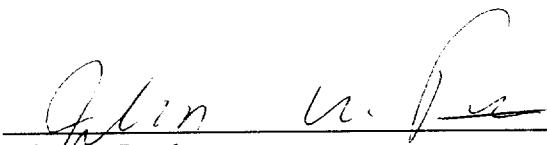
Some statements or concessions by WCA in it's Further Reply Comments serve the useful purpose of removing disputed issues, thus aiding a Commission resolution of this proceeding. CCO's Further Reply Comments describe and suggest a resolution on one such point.

On other points, although disagreement between CCO and WCA continues, as is set forth in CCO's Further Reply Comments, in combination the two Further Reply Comments should help this Commission by clarifying those issues which are in dispute.

CCO has served this Motion, it's Further Reply Comments, and it's response to WCA's Motion on the same parties as served by WCA.

Wherefore, CCO requests that the Commission allow both WCA and CCO leave to file their respective Further Reply Comments in this proceeding.

Respectfully submitted,



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October 28, 1999

CERTIFICATE OF SERVICE

I, Kim Van Dyke, a secretary at the law firm of Varnum, Riddering, Schmidt & Howlett LLP, hereby certify that on this 28th day of October, 1999, I sent by first class mail, postage prepaid, a copy of the foregoing comments to the persons listed below.

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